

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Aaron Cook,

Case No.: 2:24-cv-01250-CDS-NJK

Plaintiff

Order

V.

Trepco West,

Defendant

10 Defendant Trepco West filed a motion to dismiss plaintiff Aaron Cook's complaint for
11 failure to state claims under Federal Rule of Civil Procedure 12(b)(6). ECF No. 10. Cook
12 responded by filing a document titled "motion to dismiss." ECF No. 14. Recognizing my
13 obligation to liberally construe a pro se party's pleadings,¹ I construe Cook's filed "motion to
14 dismiss" as a response to Trepco's Rule 12(b)(6) motion. Therefore, Trepco must file its reply on
15 or before September 12, 2024.

16 The Clerk of Court is directed to terminate Cook's motion to dismiss (ECF No. 14) as a
17 pending motion, and instead construe it as a response. 

Dated: September 6, 2024

~~Cristina D. Silva
United States District Judge~~

²⁶ ¹ “The obligation to construe pro se filings liberally means courts must frequently look to the contents of a pro se filing rather than its form.” *Ross v. Williams*, 950 F.3d 1160, 1173 n.19 (9th Cir. 2020).